# P. ENT COOPERATION TREAT

# **PCT**

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# **NOTIFICATION OF ELECTION**

(PCT Rule 61.2)

### From the INTERNATIONAL BUREAU

To:

Commissioner
US Department of Commerce
United States Patent and Trademark
Office, PCT
2011 South Clark Place Room
CP2/5C24
Arlington, VA 22202

Date of mailing (day/month/year)

18 April 2001 (18.04.01)

Arlington, VA 22202
ETATS-UNIS D'AMERIQUE
in its capacity as elected Office

18 April 2001 (18.04.01)	in its capacity as elected Office
International application No.	Applicant's or agent's file reference
PCT/JP99/07279	HK1
International filing date (day/month/year)	Priority date (day/month/year)
24 December 1999 (24.12.99)	26 July 1999 (26.07.99)
Applicant	
KUROSAWA, Hajime et al	

1.	The designated Office is hereby notified of its election made:
	X in the demand filed with the International Preliminary Examining Authority on:
	19 February 2001 (19.02.01)
	in a notice effecting later election filed with the International Bureau on:
2.	The election X was
	was not
	made, before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under Rule 32.2(b).
	·

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

R. Forax

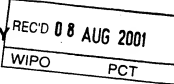
Facsimile No.: (41-22) 740.14.35

Telephone No.: (41-22) 338.83.38

151







# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applica	ant's or aç	ent's file reference		See No	tification of Transmittal of International
HK1			FOR FURTHER A	CTION Prelimin	nary Examination Report (Form PCT/IPEA/416)
Internat	tional app	lication No.	International filing date (	day/month/year)	Priority date (day/month/year)
PCT/J	JP99/07	'279 ————————————————————————————————————	24/12/1999		26/07/1999
Internat B41J5		ent Classification (IPC) or r	ational classification and IP	c	
Applica	ınt				
KURC	DSAWA	, Hajime et al.			
1. Th an	nis intern nd is tran	ational preliminary exar smitted to the applicant	nination report has been according to Article 36.	prepared by this li	nternational Preliminary Examining Authority
2. Th	nis REPO	ORT consists of a total of	of 6 sheets, including this	s cover sheet.	
	been a	amended and are the ba	ed by ANNEXES, i.e. she asis for this report and/or 607 of the Administrative	sheets containing	tion, claims and/or drawings which have rectifications made before this Authority r the PCT).
Th	nese ann	exes consist of a total o	f sheets.		
3. Th	is report	contains indications rel	ating to the following iter	ns:	
	1 🛛	Basis of the report			
	III 🗆			velty, inventive ste	ep and industrial applicability
	IV 🗆				
	V 🛛	Heasoned statement uncitations and explanat	inder Article 35(2) with re ions suporting such state	egard to novelty, ir ement	nventive step or industrial applicability;
\	vı 🗆	Certain documents ci			
V	/II 🛛	Certain defects in the	international application		
VI	III 🛛	Certain observations of	on the international applic	ation	
		<del></del>		*	
Date of	submissio	on of the demand		Date of completion	of this report
19/02/2	2001			06.08.2001	
		g address of the internation ining authority:	al	Authorized officer	STATE OF MILITAR
Ò	)) Euro	ppean Patent Office 0298 Munich		Bridge, S	Annual Control of the
		+49 89 2399 - 0 Tx: 52365 +49 89 2399 - 4465	6 epmu d	Telephone No. : 40	00 0000 0007

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/JP99/07279

I. Basis	of the	report
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1.	the and	receiving Office in I	nents of the international application (Replacement sheets which have been furnished to response to an invitation under Article 14 are referred to in this report as "originally filed" this report since they do not contain amendments (Rules 70.16 and 70.17)):
	1-2	21	as originally filed
	Cla	nims, No.:	
	1-6		as originally filed
	Dra	awings, sheets:	
	1/5	-5/5	as originally filed
2.	Wit lang	h regard to the <b>lang</b> guage in which the i	uage, all the elements marked above were available or furnished to this Authority in the nternational application was filed, unless otherwise indicated under this item.
	The	ese elements were a	vailable or furnished to this Authority in the following language: , which is:
		the language of a t	ranslation furnished for the purposes of the international search (under Rule 23.1(b)).
			blication of the international application (under Rule 48.3(b)).
		the language of a to 55.2 and/or 55.3).	ranslation furnished for the purposes of international preliminary examination (under Rule
3.	Witl inte	n regard to any <b>nucl</b> rnational preliminary	eotide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:
		contained in the int	ernational application in written form.
		filed together with t	he international application in computer readable form.
		furnished subseque	ently to this Authority in written form.
		furnished subseque	ently to this Authority in computer readable form.
		The statement that the international ap	the subsequently furnished written sequence listing does not go beyond the disclosure in plication as filed has been furnished.
		The statement that listing has been fur	the information recorded in computer readable form is identical to the written sequence nished.
4.	The	amendments have	resulted in the cancellation of:
		the description,	pages:
		the claims,	Nos.:

# INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

International application No. PCT/JP99/07279

		the drawings,	sheets:
5.			established as if (some of) the amendments had not been made, since they have been cond the disclosure as filed (Rule 70.2(c)):
		(Any replacement sh report.)	eet containing such amendments must be referred to under item 1 and annexed to this
6.	Add	litional observations, i	f necessary:

- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N)

Yes:

Claims 4

No:

Claims 1-3,5,6

Inventive step (IS)

Yes: No:

Claims Claims 1-6

Industrial applicability (IA)

Yes:

Claims 1-6

No:

Claims

2. Citations and explanations see separate sheet

## VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

### VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet

# **EXAMINATION REPORT - SEPARATE SHEET**

### V Statement according to Article 35(2) PCT - Novelty, inventive step & industrial applicability

- Document D1 = (see especially figure 1, column 2 lines 6-27) discloses a 1 character input keyboard in which characters or letters can be input by typing without sight of a keyboard with the index fingers, the middle fingers, the third fingers, the little fingers of operator's right and left hands being lightly rested on eight character's or letter's home keys in a middle key-array, respectively, and the thumbs of its right and left hands being lightly rested on central portions in a lowermost key array as fingers' home positions for finger operation in touch-typing on the keyboard, said keyboard is provided with a pair of right (14) and left (12) front keys centrally juxtaposed in said lowermost key array at the front and the middle of said operator, said front keys (12, 14) being located so as to be directly depressed by the respective thumbs rested at thumbs' home positions of finger operation, respectively, one of the centrally juxtaposed right and left front keys being allocated to a front ENTER/RETURN key and the other to a SPACE key as a normal state of the keyboard, whereby direct enter/return operation by either of thumbs rested at thumbs' home positions is physically possible. The subject matter of claim 1 does not differ from the above. Claim 1 is not new. Therefore, the subject matter of independent claim 1 does not satisfy the criterion
  - set forth in Article 33(2) PCT.
- 2 Furthermore, Document D2 = US-A-5 351 066 (see especially figures 1a. 1b. column 11 line 67 - column 12 line 25) teaches that "It is common to reassign keys on the keyboard with other designations determined by the user. Users may prefer to have certain keys which they commonly use in a more accessible position on a keyboard. Space bar 20, by splitting into two components is particularly suited for redesignation by the user. As is commonly known, the thumb of the user is considered to be the most dexterous of the digits. On this keyboard the thumb is used to activate each space bar half 22 and 24 in any of three directions via separate electronic switches. Using appropriate firmware for keyboard 10, users may program into keyboard 10 appropriate alternate designations to one or both space bar halves 22 and 24. With such modification the user may use the left hand thumb, for example, to actuate a space signal and the right hand thumb on space bar half 24 to activate a signal corresponding to a

# **EXAMINATION REPORT - SEPARATE SHEET**

letter, number, cursor movement, or other designation programmed in by the user".

The skilled person would also be aware of document D1 (see especially figure 1, column 2 lines 6-27) which teaches "a more efficient typing operation" when the two parts of the space bar are respectively intended to activate SPACE and RETURN.

In consequence, the subject matter of claim 1 is only the non-inventive combination of the teachings of D2 and D1. Claim 1 is not based on an inventive step.

Therefore, the subject matter of independent claim 1 does not satisfy the criterion set forth in Article 33(3) PCT.

- The additional features of dependent claims 2-4,6 only concern minor 3 modifications which are known or suggested in each of D1 and D2, which must be regarded as normal design steps for the person skilled in the art. A combination of anv of the features of dependent claims 2-4, 6 with claim 1 would not appear to add anything inventive (Article 33(3) PCT) and therefore does not seem to form a suitable basis for a new claim.
  - Therefore, the subject matter of dependent claims 2-4, 6 does not satisfy the criterion set forth in Articles 33(2)-33(3) PCT.
- In D1 the existing ENTER/RETURN key at the extreme right of the upper and/or 4 central row in the middle key-array is replaced by a "Shift" and a "Shift-Lock" key of high frequency of use.
  - The present wording of claim 5 does not differ from the above. Claim 5 is not new. Therefore, the subject matter of dependent claim 5 does not satisfy the criterion set forth in Articles 33(2)-33(3) PCT.
- In D2 the "BACKSPACE" key is shown at the extreme right of the upper row of keys. This feature of claim 5 is therefore not new either. Therefore, the subject matter of dependent claim 5 does not satisfy the criterion set forth in Articles 33(2)-33(3) PCT.
- 4.2 The feature of claim 5 that "the existing ENTER/RETURN key at the extreme right of the central row in the middle key-array is replaced by a BACKSPACE key" has not been disclosed in any of the available prior art.

#### VII Certain defects

- Reference signs in parentheses should have been inserted in the claims to 1 increase their intelligibility, Rule 6.2(b) PCT.
- The documents D1 and D2 have not been identified in the description nor as the 2 relevant background art disclosed therein been discussed. The requirements of Rule 5.1(a)(ii) PCT are, thus, not fulfilled.

#### VIII Certain observations

### 1 Article 6 PCT:

Claim 6: the expression "said pair of the right and left front keys functioning as either of a ENTER/RETURN key and a SPACE key being included in said right and left halves thereof, respectively" is unclear.

## It could mean either:

- the both keys are in the same half of the keyboard or (a)
- that each half of the keyboard contains only one of these keys? If (a) then the claim should have been rephrased, for example, as "said pair of the right and left front keys functioning as either of a ENTER/RETURN key and a SPACE key both being included in said right or said left half" If (b) then the claim should have been rephrased, for example, as "said pair of the right and left front keys functioning as either of a ENTER/RETURN key and a SPACE key being such that one key is included in each said right and left halves respectively".



# **INTERNATIONAL SEARCH REPORT**

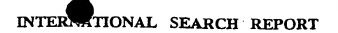
(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference  HK1		of Transmittal of international Search Report 220) as well as, where applicable, item 5 below.
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)
PCT/JP 99/07279	24/12/1999	26/07/1999
Applicant KUROSAWA, HAJIME et al.		
This International Search Report has been according to Article 18. A copy is being train this International Search Report consists of	_	thority and is transmitted to the applicant
X It is also accompanied by a	a copy of each prior art document cited in thi	s report.
Basis of the report     a. With regard to the language, the ir language in which it was filed, unle	nternational search was carried out on the base otherwise indicated under this item.	asis of the international application in the
Authority (Rule 23.1(b)).  b. With regard to any nucleotide and was carried out on the basis of the contained in the internation filed together with the international subsequently to the statement that the subsequently to the statement that the subsequently to the statement that the informational application as the statement that the information is lack.  Certain claims were found.  Unity of invention is lack.	Nor amino acid sequence disclosed in the isequence listing: nal application in written form. mational application in computer readable for this Authority in written form. this Authority in computer readble form. sequently furnished written sequence listing of the first been furnished. mation recorded in computer readable form ad unsearchable (See Box I). sing (see Box II).	
5. With regard to the abstract,  X the text is approved as subthe text has been establish within one month from the drawings to be public as suggested by the applicant falle because this figure better of	ned, according to Rule 38.2(b), by this Author date of mailing of this international search re shed with the abstract is Figure No. eant. d to suggest a figure.	rity as it appears in Box III. The applicant may, port, submit comments to this Authority.  4  None of the figures.

# INTERNATIONAL SEARCH REPORT

Intel® anal Application No
PCT/JP 99/07279

A CLASS	FICATION OF SUBJECT MATTER B41J5/10		
According to	o International Patent Classification (IPC) or to both national classific	ration and IPC	
	SEARCHED	AUG ON ITO	
Minimum do	ocumentation searched (classification system followed by classificat	Jon symbols)	
IPC 7	B41J		
Documental	tion searched other than minimum documentation to the extent that	such documents are included in the fields a	searched
Electronic d	iata base consulted during the international search (name of data be	ase and, where practical, search terms use	d)
		•	
C. DOCUM	ENTS CONSIDERED TO BE RELEVANT		
Category *	Citation of document, with indication, where appropriate, of the re-	levant passages	Relevant to claim No.
X	US 3 698 532 A (DODDS IRVINE) 17 October 1972 (1972-10-17) column 2, line 6 - line 27; figur	re 1	1-4,6
X	US 5 351 066 A (HOYLE KEITH W E 27 September 1994 (1994-09-27) column 11, line 67 -column 12, lifigures 1A,,1B	•	1-4,6
A	US 4 613 247 A (MCGUNNIGLE ROGER 23 September 1986 (1986-09-23) page 2, line 19 - line 32; figure	•	1-6
A	GB 2 189 195 A (SUN JIUN YIH) 21 October 1987 (1987-10-21) figure 5		1-6
	·		
Furt	ther documents are listed in the continuation of box C.	Patent family members are listed	in annex.
Special ca	ategories of cited documents:	"T" later document published after the inte	
	ent defining the general state of the art which is not dered to be of particular relevance	or priority date and not in conflict with cited to understand the principle or the invention	
	document but published on or after the international	"X" document of particular relevance; the c	dalmed invention
"L" docume	ent which may throw doubts on priority claim(s) or is cited to establish the publication date of another in or other special reason (as specified)	cannot be considered novel or cannot involve an inventive step when the do "Y" document of particular relevance; the c	cument is taken alone claimed invention
"O" docum	ent referring to an oral disclosure, use, exhibition or means	cannot be considered to involve an inv document is combined with one or mo ments, such combination being obvior	ore other auch docu-
"P" docum	ent published prior to the international filing date but than the priority date claimed	in the art.  "&" document member of the same patent	•
Date of the	actual completion of the international search	Date of mailing of the international see	arch report
1	0 March 2000	20/03/2000	
Name and	mailing address of the ISA	Authorized officer	
<u> </u>	Europeen Patent Office, P.B. 5818 Patentiaan 2 NL - 2280 HV Rijswijk Tol (291-70) 340-2040 Tv. 91 851 eep el		
İ	Tel. (+31-70) 340-2040, Tx. 31 651 epo ni, Fax: (+31-70) 340-3016	Bridge, S	



Information on patent family members

Inten and Application No PCT/JP 99/07279

Patent document cited in search report	Publication date	Patent family member(s)	Publication date
US 3698532 A	17-10-1972	NONE .	
US 5351066 A	27-09-1994	AU 2300992 A CA 2112402 A WO 9301054 A EP 0594718 A	11-02-1993 21-01-1993 21-01-1993 04-05-1994
US 4613247 A	23-09-1986	US 4715736 A	29-12-1987
GB 2189195 A	21-10-1987	NONE	